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UNITED STATES I DISTRICT (
SARAH C., pseudonymously,	Case No.: 2:23-cv-2037
Plaintiff, vs.	Judge Andrew P. Gordon
v3.	
N.W.H. Ltd.; SSJV HOSPITALITY LLC; HILTON FRANCHISE HOLDING LLC; FP HOLDINGS, L.P.; ERIC WASHINGTON; GREGORY STEPHENS; ALEXANDRA MARQUEZ SALCEDO; BRANDON MCCULLOUGH; ROE CORPORATIONS I-X; and JOHN DOES I-V,	STIPULATION AND ORDER TO MODIFY BRIEFING SCHEDULE RELATING TO DEFENDANT F.P. HOLDINGS, L.P.'s MOTION TO DISMISS PLAINTIFF'S FIRST AMENDED COMPLAINT
N.W.H. Ltd.; SSJV HOSPITALITY LLC; HILTON FRANCHISE HOLDING LLC; FP HOLDINGS, L.P.; ERIC WASHINGTON; GREGORY STEPHENS; ALEXANDRA MARQUEZ SALCEDO; BRANDON MCCULLOUGH; ROE CORPORATIONS I-X; and	MODIFY BRIEFING SCHEDULE RELATING TO DEFENDANT F.P. HOLDINGS, L.P.'s MOTION TO DISMISS PLAINTIFF'S FIRST AMENDED
N.W.H. Ltd.; SSJV HOSPITALITY LLC; HILTON FRANCHISE HOLDING LLC; FP HOLDINGS, L.P.; ERIC WASHINGTON; GREGORY STEPHENS; ALEXANDRA MARQUEZ SALCEDO; BRANDON MCCULLOUGH; ROE CORPORATIONS I-X; and JOHN DOES I-V, Defendants.	MODIFY BRIEFING SCHEDULE RELATING TO DEFENDANT F.P. HOLDINGS, L.P.'s MOTION TO DISMISS PLAINTIFF'S FIRST AMENDED COMPLAINT (FIRST REQUEST) dant F.P. Holdings, L.P. ("Defendant"), by a

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1	Additionally, Plaintiff and the Defendant hereby agree, stipulate, and respectfully request		
2	that the Court extend the deadline for Defendant to reply in support of its pending motion to		
3	dismiss by fourteen (14) days, resulting in a due date of <u>April 19, 2024</u> for such reply.		
4	Summary of Stipulated (Proposed) Briefing Schedule:		
5	Motion to Dismiss Previously	Filed March 15, 2024	
6	Plaintiff's Response Due	April 5, 2024	
7	Defendant F.P. Holdings, L.P.	's Reply Due April 19, 2024	
8	The undersigned represent that this stipulation is not designed for purposes of delay.		
9	Dated: March 28, 2024		
10	/s/ Geoffrey Parker	/s/ Justin W. Smerber, Esq.	
11	Geoffrey Parker, Esq. (Pro Hac Vice)	LEW BRANDON, JR., ESQ.	
12	HILTON PARKER LLC 7658 Slate Ridge Blvd.	Nevada Bar No. 5880 JUSTIN SMERBER, ESQ.	
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15	Attorney for Plaintiff	(702) 380-0007 l.brandon@bsnv.law	
16		j. <u>smerber@bsnv.law</u> Attorneys for Defendant	
17		F.P. Holdings, L.P.	
18		DED CEIDIU A ELON OF EVE DA DEVEC	
19		PER STIPULATION OF THE PARTIES, the briefing schedule is hereby set as follows: Plaintiff's Response to Defendant	
20		F.P. Holdings, L.P.'s Motion to Dismiss will be due on April 5, 2024; and Defendant F.P.	
21		Holdings, L.P.'s Reply will be due on April 19, 2024.	
22		IT IS SO ORDERED:	
23		IT IS SO ORDERED.	
24		UNITED STATES DISTRICT JUDGE	
25		Dated: March 29, 2024	
26			
27			
28			

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